

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

SETON COMPANY,

Plaintiff,

v.

Case No. 02-71118

LEAR CORPORATION,

Honorable Patrick J. Duggan

Defendant.

/

**OPINION AND ORDER DENYING SETON COMPANY'S MOTION IN LIMINE
TO PRECLUDE DEFENDANT LEAR CORPORATION FROM OFFERING
EVIDENCE CONTRADICTING ITS ADMISSIONS IN DISCOVERY**

At a session of said Court, held in the U.S.
District Courthouse, City of Detroit, County of
Wayne, State of Michigan, on _____.

PRESENT: THE HONORABLE PATRICK J. DUGGAN
U.S. DISTRICT COURT JUDGE

Plaintiff Seton Company (“Seton”) brought this lawsuit against Defendant Lear Corporation (“Lear”) alleging that Lear breached a contract to buy leather from Seton for seats Lear manufactured for General Motors Corporation (“GM”). Presently before the Court is Seton’s Motion *in limine* to preclude Lear from offering evidence contradicting its admissions in discovery. The Court addressed Seton’s motion at a hearing on April 7, 2005.

For the reasons set forth by the Court on the record at the hearing on April 7, 2005,

IT IS ORDERED, that Seton's motion *in limine* to preclude Lear from offering evidence contradicting its admissions in discovery is **DENIED**.

PATRICK J. DUGGAN
UNITED STATES DISTRICT JUDGE

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